

810-5-1-.458.01 Transferability of Apportioned License Plates. **(REPEALED)**

(1) In the following situations the department will consider the vehicles as having been "permanently withdrawn" and, accordingly, will process applications to transfer the apportioned license plate(s) to other vehicles:

(a) When the owner secures a full-fee (non-apportioned) Alabama license plate for the vehicle.

(b) When the owner has properly registered the vehicle in another jurisdiction.

(c) When the lessee owner operator terminates the lease agreement and surrenders the license plate and cab card.

(d) When the lessee registers the unit in another apportioned fleet.

(e) When the owner has parked the vehicle and is actively advertising the vehicle as being for sale.

(f) When the vehicle has been wrecked and repairs will not be made within the next 180 days or before the expiration of the current registration year "whichever first occurs."

(2) The phrase "completely removed from the fleet of the registrant" does not include the following situations:

(a) When the owner/registant fails to provide a sufficient explanation or documentation with the application for transfer as to why the registration should be transferred.

(b) When the owner is removing the vehicle from service in order to have it repaired and repairs should take less than 180 days to effectuate.

(c) When a lease operator, upon termination of contract, fails to surrender the apportioned license plate or cab card.

Author: **James P. Starling** ~~Johnny L. Newman~~, Motor Vehicle Division

Authority: Sections 40-2A-7(a)(5), 32-6-56, 40-12-260, Code of Alabama 1975.

History: Notice filed with LRS June 21, 1989. Certification filed with LRS November 16, 1989, effective December 21, 1989.